AO 245B

Weymouth, MA

Judgment in a Criminal Case - D. Massachusetts Statement of Reasons - Sheet 1

UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA STATEMENT OF REASONS V. ROBERT D'ANDREA Case Number: 1: 04 CR 10262 - 001 - DPW George C. McMahon, Esq. × The court adopts the factual findings and guideline application in the presentence report. The court adopts the factual findings and guideline application in the presentence report, except (see attachment, if necessary): See Continuation Page Guideline Range Determined by the Court: Total Offense Level: Criminal History Category: Imprisonment Range: 12 to 18 months Supervised Release Range: years Fine Range: to \$ \$30,000.00 \$3,000.00 09/09/05 Defendant's Soc. Sec. No.: xxx-xx-2152 Defendant's Date of Birth: xx/xx/1960 Modfork 25366-038 Defendant's USM No.: Signature of Judicial Officer Defendant's Residence Address: The Honorable Douglas P. Woodlock Weymouth, MA Judge, U.S. District Court Name and Title of Judicial Officer Date Defendant's Mailing Address:

AO 245B Judgment in a Criminal Case - D. Massachusetts Statement of Reasons - Sheet 2 Statement of Reasons - Page ROBERT D'ANDREA DEFENDANT: CASE NUMBER: 1: 04 CR 10262 - 001 - DPW STATEMENT OF REASONS Fine waived or below the guideline range because of inability to pay. \$ \$173,642.33 Total Amount of Restitution: Discretionary restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweighs the need to provide restitution to any victims, pursuant to 18 U.S.C. § 3663(a)(B)(ii) (or in offenses committed before April 23, 1996, pursuant to 18 U.S.C. § 3663(d)). Restitution pursuant to the mandatory victim restitution provisions is not ordered in this title 18 property offense because the number of identifiable victims is so large as to make restitution impracticable, pursuant to 18 U.S.C. § 3663A(c)(3)(A). Restitution pursuant to the mandatory victim restitution provisions is not ordered in this title 18 property offense because determining complex issues of fact and related to the cause of amount of the victim's losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim is outweighed by the burden on the sentencing process, pursuant to 18 U.S.C. § 3663A(c)(3)(B). For offenses committed on or after September 13, 1994 but before April 23, 1996 that require the total amount of loss to be stated, pursuant to Chapters 109A, 110, 110A, and 113A of Title 18, restitution is not ordered because the economic circumstances of the defendant do not allow for the payment of any amount of a restitution order, and do not allow for the payment of any or some portion of a restitution order in the foreseeable future under any reasonable schedule of payments. Partial restitution is ordered, pursuant to 18 U.S.C. § 3553(c), for the following reason(s):

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DEFENDANT: ROBERT I	
CASE NUMBER: 1: 04 CF	R 10262 - 001 - DPW
	STATEMENT OF REASONS
The sentence is within the g sentence called for by the ap	uideline range, that range does not exceed 24 months, and the court finds no reason to depart from the oplication of the guidelines.
	OR
The sentence is within the	guideline range, that range exceeds 24 months, and the sentence is imposed for the following reasons:
	general tange, man range entread a rindinal, and the continue is imposed for the rene image.
	OR
The sentence departs from t	he guideline range:
upon motion of the gov	remment, as a result of a defendant's substantial assistance, or
for the following speci	fic reason(s):
THE GUIDELINES ACCO GUIDELINES SENTENC REASONABLE, IN LIGH BY HUSBAND AND WIF PERMIT THE PARENTS	RATION OF THE GUIDELINES, THE SENTENCE IS NOT BASED ON A DEPARTURE FROM DRDING TO THE CRITERIA SET FORTH IN THE GUIDELINES, BUT IS A NON-E IMPOSED IN LIGHT OF THE OVERARCHING CONCERNS OF 18 U.S.C. § 3553 AS MOST T OF THE JOINT AND SEVERAL CHARACTER OF THIS FINANCIAL CRIME COMMITTED IN CONNECTION WITH THEIR FAMILY BUSINESS, ESPECIALLY IN THAT IT WILL OF YOUNG CHILDREN TO ALTERNATE PERIODS OF INCARCERATION THUS NOT AT HOME THROUGHOUT THE TOTAL INCARCERATIVE PERIOD.
	See Continuation Page